UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

ALLSTAR DEMOLITION CORP.,

Plaintiff,

vs.

STIPULATION OF DISCONTINUANCE WITHOUT PREJUDICE Fed. Rule 41 (a)(1)(ii)

INTERIOR DEMOLITION CONTRACTORS ASSOCIATION, INC., ALL CITY INTERIOR CONTRACTING, INC., ALLSTATE INTERIOR DEMOLITION, INC., ATLANTIS CONTRACTING, INC., BIG APPLE WRECKING & CONSTRUCTION, BREEZE CARTING CORP., CALVIN MAINTENANCE, INC., FRANK CALI, ANNA CASALINO, TOBY ROMANO, LUANN PIECORA, JAMES MARRONE, RICK FLAMIO, CASTLE DEMOLITION, CORP., DEGMOR, DIVERSIFIED MANAGEMENT, INC., DIVERSIFIED CONSTRUCTION, CORP., FORTUNE INTERIOR DISMANTLING, FREEDOM DEMOLITION, INC., HAZARDOUS ELIMINATION, CORP., LIBERTY CONTRACTING, CORP., LJC DISMANTLING, CORP., LVI ENVIRONMENTAL SVS., INC., MANHATTAN DEMOLITION, CO., INC., METRO DEMOLITION CONTRACTING, INC., NATIONAL ENVIRONMENTAL SAFETY, MULTI RECYCLING, INC., PAR WRECKING, CORP., PATRIOT CONTRACTING, CORP., PHASE I, PLATINUM DISMANTLING, INC., R & M ENTERPRISES, INC., RITE-WAY INTERNAL REMOVAL, INC., SAFEWAY ENVIRONMENTAL, CORP., SEASONS CONTRACTING, CORP., SEASONS INDUSTRIAL CONTRACTING, CORP., STATEWIDE DEMOLITION, CORP., TITAN CONSTRUCTION GROUP, CORP., TOP LINE CONTRACTING, TRI-STATE DISMANTLING, CORP.,

US ENVIRONMENTAL, WALDORF CARTING, CORP.,

Hon. William H. Pauley, III

06 CV 3635

SO ORDERED:

WILLIAM H. PAULEY III U.S.B.J.

Defendants.

IT IS HEREBY STIPULATED AND AGREED, by and between the undersigned, the plaintiff, by counsel, and the attorneys of record for the defendants, the Interior Demolition Contractors Association, Inc., and its named constituent members, and directors, for which it is authorized to appear, in the above entitled action, that:

Whereas, no party hereto is an infant or incompetent person for whom a committee has been appointed;

And no person not a party has an interest in the subject matter of the action;

That, the above entitled action be, and the same hereby is discontinued, pursuant to Federal Rule of Civil Procedure 41(a)(1)(ii), without prejudice, and without any costs, fees, or disbursements, to either party as against the other.

This stipulation may be executed in counterpart, and a facsimile of an executed copy of this stipulation shall be deemed as an original sufficient for filing, and such stipulation may be filed without further notice, with the Clerk of the Court of the Southern District of New York.

Dated: Mineola, New York June 20, 2006

PAIMIERL& CASTIGLIONE, LLP

By: Daniel J. Hallgran, III, Esq. (DH 4797)

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516 248-9595

ECTMAN & ETKIND, LLP

By: David Etkind, Esq. (DE 9805) Attorneys for Defendants IDCA 250 West 57th Street Ste. 1020

New York, NY 10107 212 757-2310

SO ORDERED:

U.S.D.J.